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**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF UTAH**

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SECURITIES AND EXCHANGE  
COMMISSION,

Plaintiff,

v.

DIGITAL LICENSING INC. (d/b/a “DEBT  
Box”), a Wyoming corporation, et al.,

Defendants,

ARCHER DRILLING, LLC, a Wyoming  
limited liability company, et al.,

Relief Defendants.

**ORDER GRANTING DEFENDANTS  
JASON R. ANDERSON, JACOB S.  
ANDERSON, SCHAD E. BRANNON,  
AND ROYDON B. NELSON AND  
RELIEF DEFENDANTS BUSINESS  
FUNDING SOLUTION, LLC, BLOX  
LENDING, LLC, THE GOLD  
COLLECTIVE, LLC, AND UIU  
HOLDINGS, LLC’S UNOPPOSED  
MOTION TO EXTEND TIME TO  
REPLY TO PLAINTIFF’S OPPOSITION  
TO DEFENDANTS’ MOTION TO  
DISMISS**

Case No. 2:23-cv-00482-RJS

Chief Judge Robert J. Shelby

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Now before the Court is Defendants’ Jason R. Anderson, Jacob S. Anderson, Schad E. Brannon, Roydon B. Nelson and Relief Defendants Business Funding Solutions, LLC, Blox Lending, LLC, The Gold Collective, LLC, and UIU Holdings, LLC’s (collectively, the “Morrison Cohen Defendants”) Unopposed Motion to Extend Time to Reply to Plaintiff’s Opposition to Defendants’ Motion to Dismiss (“Unopposed Motion”). The Court, having considered the Unopposed Motion and for good cause appearing, hereby GRANTS the Motion and ORDERS that the Morrison Cohen Defendants shall have until December 4, 2023 to file their Reply to Plaintiff’s Opposition to Defendants’ Motion to Dismiss.

SO ORDERED.

DATED: November \_\_\_, 2023.

BY THE COURT:

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ROBERT J. SHELBY  
United States Chief District Judge